UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

N RE:) CASE NO: 14-41990
Rickey W. Wright) Chapter 13
SSN(s): xxx-xx-1981)
637 Lookout Trail)
Plano, TX 75023)
·)
)
Debtor)

You should read this Plan carefully and discuss it with your attorney. Confirmation of this Plan by the Bankruptcy Court may modify your rights by providing for payment of less than the full amount of your claim, by setting the value of the collateral securing your claim, and/or by setting the interest rate on your claim.

CHAPTER 13 PLAN

Deb	tor or Debtors (hereinafter call	ed "Debtor") proposes this	Chapter 13 Plan:		
	Submission of Income. Debture earnings or other future in	•	•	,	ıll or such portion
□P ever (60) conf	Plan Payments and Length of ayroll Deduction(s) or by y class, other than long-term of months. See 11 U.S.C. §§ 13 irmation adequate protection provided the following alternative provided Variable Plan Payments	Direct Payment(s) for the polaims, are paid in full in a s 325(b)(1)(B) and 1325(b)(4) bayment(s) made pursuant	period of 60 horter period of time. The te begin{align*} horter pe	months, unless all allowerm of this Plan shall not en payment shall be reduced	xceed sixty
	Beginning Month	Ending Month	Amount of Monthly Payment	Total	
	1 (10/18/2014)	60 (09/18/2019)	\$1,055.00	\$63,300.	00
			Grand Total:	\$63,300.	00

Reason for Variable Plan Payments:

3. Payment of Claims. The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief.

Allowed claims shall be paid to the holders thereof in accordance with the terms thereof. From the monthly payments described above, the Chapter 13 Trustee shall pay the following allowed claims in the manner and amounts specified. Claims filed by a creditor designated as secured or priority but which are found by the Court to be otherwise shall be treated as set forth in the Trustee's Recommendation Concerning Claims.

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Debtor(s): Rickey W. Wright

	ve Claims. Trustee will pay in full allow	-	
(A). Trustee' s	s Fees. Trustee shall receive a fee for	each disbursement, the percentage	of which is fixed by the United States
(B). Debtor's \$1,000.00 confirmation, or in attorney fees are s consistent with LB	Attorney's Fees. The total attorney fees was paid prior to the filing of the case. The alternative from the remaining subject to reduction by notice provided in R 2016(h) absent a certification from degration occurring in the case.	The balance of \$2,500.00 balance of funds available after spe n the Trustee's Recommendation C	_ will be paid ☑ from first funds upor cified monthly payments. The total oncerning Claims to an amount
5. Priority Clair	ns.		
(A). Domesti	c Support Obligations.		
✓ None. If	none, skip to Plan paragraph 5(B).		
(i). De	btor is required to pay all post-petition d	lomestic support obligations directly	to the holder of the claim.
` '	e name(s) and address(es) of the holde and 1302(b)(6).	r of any domestic support obligation	are as follows. See 11 U.S.C. §§
(iii). An	ticipated Domestic Support Obligation A	Arrearage Claims	
pui pro	. Unless otherwise specified in this Plar rsuant to 11 U.S.C. § 1322(a)(2). These sperty, arrearage claims secured by real attracts.	e claims will be paid at the same tim	e as claims secured by personal
	None; or		
	(a) Creditor (Name and Address)	(b) Estimated arrearage claim	(c) Projected monthly arrearage payment
	Pursuant to §§ 507(a)(1)(B) and 1322 owed to, or recoverable by a governme		ort obligation claims are assigned
	None; or		
Cla	aimant and proposed treatment:		
	(a) Claimant	Pro	(b) posed Treatment
	iority Claims (e.g., tax claims). Thesens, lease arrearage claims, and domesti		it will not be funded until after all
	(a) Creditor		(b) Estimated claim

Comptroller of Public Accounts

\$386.90

IRS

\$15,142.00

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Case No: 14-41990

Debtor(s): Rickey W. Wright

6. Secured Claims.

(A). Claims Secured by Personal Property Which Debtor Intends to Retain.

Debtor shall make the following adequate protection payments:

(i). Pre-confirmation adequate protection payments. Unless the Court orders otherwise, no later than 30 days after the date of the filing of this plan or the order for relief, whichever is earlier, the Debtor shall make the following adequate protection payments to creditors pursuant to § 1326(a)(1)(C). If the Debtor elects to make such adequate protection payments on allowed claims to the Trustee pending confirmation of the plan, the creditor shall have an administrative lien on such payment(s), subject to objection. If Debtor elects to make such adequate protection payments directly to the creditor, Debtor shall provide evidence of such payment to the Trustee, including the amount and date of the payment, as confirmation is prohibited without said proof.

★ to the Trustee pending confirmation of the trustee pend	of the plan.	
(a) Creditor	(b) Collateral	(c) Adequate protection payment amount

Ford Motor Credit 2002 Ford F150 \$155.00

- (ii). <u>Post confirmation payments.</u> Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b). If Debtor elects to propose a different method of payment, such provision is set forth in subparagraph (c).
 - (a). Claims to Which § 506 Valuation is NOT Applicable. Claims listed in this subsection consist of debts secured by a purchase money security interest in a vehicle for which the debt was incurred within 910 days of filing the bankruptcy petition, or, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See § 1325(a)(5). After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the monthly payment in column (f) based upon the amount of the claim in column (d) with interest at the rate stated in column (e). Upon confirmation of the plan, the interest rate shown below or as modified will be binding unless a timely written objection to confirmation is filed and sustained by the Court. Payments distributed by the Trustee are subject to the availability of funds.

✓ None; or

directly to the creditor: or

(a) Creditor; and (b) Collateral	(c) Purchase date	(d) Estimated Claim	(e) Interest rate	(f) Monthly payment
---	-------------------------	---------------------------	-------------------------	---------------------------

secured by personal property not described in Plan paragraph 6(A)(ii)(a). After confirmation of the plan, the
Trustee will pay to the holder of each allowed secured claim the monthly payment in column (f) based upon th
replacement value as stated in column (d) or the amount of the claim, whichever is less, with interest at the ra
stated in column (e). The portion of any allowed claim that exceeds the value indicated below will be treated a
an unsecured claim. Upon confirmation of the plan, the valuation and interest rate shown below or as modifie
will be binding unless a timely written objection to confirmation is filed and sustained by the Court. Payments
distributed by the Trustee are subject to the availability of funds.

■ None; or

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Case No: 14-41990

Debtor(s): Rickey W. Wright

Ford Motor Credit 2002 Ford F150	2005	\$1,500.00	0.00%	\$24.16 Avg. Month(s) 3-60
(a) Creditor; and (b) Collateral	(c) Purchase date	(d) Replacement value	(e) Interest rate	(f) Monthly payment

(B). Claims Secured by Real Property Which Debtor Intends to Retain. Debtor will make all post-petition mortgage payments directly to each mortgage creditor as those payments ordinarily come due. These regular monthly mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter, unless this Plan provides otherwise. Trustee may pay each allowed arrearage claim at the monthly rate indicated below until paid in full. Trustee will pay interest on the mortgage arrearage if the creditor requests interest, unless an objection to the claim is filed and an order is entered disallowing the requested interest.

(b) Property description	arrearage	rate	arrearage payment
(a)	(c) Estimated pre-petition	(d)	(e)
Creditor; and		Interest	Projected monthly

America's Servicing Company 637 Lookout Trl., Plano, TX, 75023

\$37,068.00 0.00%

\$639.10 Avg. Month(s) 3-60

(C). **Surrender of Collateral.** Debtor will surrender the following collateral no later than thirty (30) days from the filing of the petition unless specified otherwise in the Plan. Any involuntary repossession/foreclosure prior to confirmation of this Plan must be obtained by a filed motion and Court order, unless the automatic stay no longer applies under § 362(c). Upon Plan confirmation, the automatic stay will be deemed lifted for the collateral identified below for surrender and the creditor need not file a Motion to Lift Stay in order to repossess, foreclose upon or sell the collateral. Nothing herein is intended to lift any applicable co-Debtor stay, or to abrogate Debtor's state law contract rights.

(a) Creditor	(b) Collateral to be surrendered

(D). **Void Lien:** The secured creditors listed below hold a non-purchase money, non-possessory security interest on Debtor's exempt property. Their lien will be voided pursuant to 11 U.S.C. § 522(f) and their claim treated as unsecured and paid pursuant to paragraph 7 below:

Name of Creditor	Collateral Description	Estimated Claim
------------------	------------------------	--------------------

- 8. **Executory Contracts and Unexpired Leases.** All executory contracts and unexpired leases are assumed, unless rejected herein. Payments due after the filing of the case will be paid directly by Debtor (c) or through the plan by the Trustee (d), as set forth below.

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Debtor(s): Rickey W. Wright

Debtor proposes to cure any default by paying the arrearage on the assumed leases or unexpired contracts in the amounts projected in column (e) at the same time that payments are made to secured creditors. All other executory contracts and unexpired leases of personal property are rejected upon conclusion of the confirmation hearing.

None; or

(a) Creditor; and (b) Nature of lease or executory contract	(c) Payment to be paid directly by Debtor	(d) Payment to be paid through plan by Trustee	(e) Projected arrearage monthly payment through plan (for informational purposes)
---	---	--	---

- 9. **Property of the Estate.** Upon confirmation of this plan, title of the property of the estate shall vest in DEBTOR(S), unless the Court orders otherwise.
- 10. **Post-petition claims.** The DEBTOR(S) will not incur any post-petition consumer debt except upon written approval of the Court or the Standing Chapter 13 Trustee. Post-petition claims will be allowed only as specified in 11 U.S.C. § 1305.
- 11. **General Provisions.** Post-Petition earnings during the pendency of this case shall remain property of the estate notwithstanding section 1327. Any remaining funds held by the Trustee after dismissal or conversion of a confirmed plan may be distributed to creditors pursuant to these provisions. Notwithstanding section 1329(a), the Trustee may bring a motion anytime within the applicable commitment period of the Plan to modify debtor's Plan to meet the criteria of section 1325(b). Any funds sent to the debtor(s) in care of the Trustee, during the pendency of this case may be deposited to the debtor's account and disbursed to creditors holding allowed claims pursuant to this Plan, the Confirmation Order, and/or as set forth in the Trustee's Recommendation Concerning Claims.

12. Other Provisions:

(A). Special classes of unsecured claims.

Name of Unsecured Creditor	Remarks
	•

(B). Other direct payments to creditors.

Name of Creditor	Remarks
Training of Greature	i temane

America's Servicing Company

(C). Additional provisions.

Notwithstanding any provision herein to the contrary, the deadline for the Trustee to file the Trustee's Recommendation Concerning Claims, as well as the deadline for filing objections to the Trustee's Recommendation Concerning Claims and objections to claims shall be governed by Local Bankruptcy Rule 3015(g).

Debtor(s) to pay all property taxes direct, unless escrowed by mortgage company and in that case, mortgage company is to pay property taxes directly.

Special Note: This plan is intended as an exact copy of the recommended form prepared by the Standing Chapter 13 Trustees for this District, except as to any added paragraphs after paragraph 11 above. The Chapter 13 trustee shall be held harmless for any changes in this plan from the recommended form dated July 1, 2005.

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Case No: 14-41990

Debtor(s): Rickey W. Wright

Date: September 19, 2014

/s/ Rickey W. Wright

Rickey W. Wright, Debtor

/s/ Robert E. Barron

Robert E. Barron, Debtor's Attorney

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IN RE:	Rickey W. Wright		CASE NO.	14-41990
-	Debtor			
			CHAPTER	13
-	Joint Debt	or		
		CERTIFICATE OF SERVICE	VICE	
attachmen		n September 19, 2014, a copy of the nterest listed below, by placing each cal Rule 9013 (g).		
	/s/ Rober	t E. Barron		
	Robert E. Bar ID:01 Barron & I P.O. Box	Barron 820800 Barron, LLP 1347 I, Texas 77627		
012001023 PO Box 37		America's Servicing Company 1205181347 P.O. Box 10328 Des Moines, IA 50306	52 PC	st Buy Reward Zone Mastercard 68-3500-0683-7012 D Box 60102 y of Industry, CA 91716
		Ameripath 70AV 14384595 PO Box 830913 Birmingham, AL 35283-0913	G7 77	IW Anesthesiology, P.A. 1140 77 Forest Lane, Suite B-238 Illas, TX 75230
Allied Was 3-0794-000 4200 E. 14 Plano, TX	02034	AmeriPath Dallas AP 70AV14384595 DFW 5.01(A) Corp PO Box 740976 Cincinnati, OH 45274-0976	54 PC	pital One Auto 44470 0B 260848 ano, TX 75026

Ambulatory Endoscopy Clinic of Dallas

51022

PO Box 100627

Atlanta, GA 30384-0627

Ascension Capital Group Inc.

Attn: Capital One Auto Finance Dept

P.O. Box 201347 Arlington, TX 76006 Capital One Bank 5178-0525-6041-4555 PO Box 60599

City of Industry, CA 91716

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IN RE: Rickey W. Wright Debtor		CASE NO. 14-41990	
Joint E		HAPTER 13	
Joint L	CERTIFICATE OF SERVICE (Continuation Sheet #1)		
Chase (Amazon.com) 4640-1820-3089-5779 PO Box 94014 Palatine, IL 60094	Digestive Health Assoc. of TX 1982496 7610 Stemmons Fwy., Ste. 500 Dallas, TX 75247	Gaines Real Estate Company PO Box 670573 Dallas, TX 75367	
Chase Cardmember Services 5542-8504-0071-1414 PO Box 94014 Palatine, IL 60094	Digestive Health Mgmt JEF579 c/o Frost-Arnett Company PO Box 198988 Nashville, TN 37219-8988	GE Money 0004001000150596915 c/o Academy Collection Service 10965 Decatur Rd. Philadelphia, PA 19154	
Chase Cardmember Services c/o Hilco Receivables 2075 W. Big Beaver Rd. #200 Troy, MI 48084	ENT Specialists of North TX, P.A. 21942 4001 West 15th Street, Suite 335 Plano, TX 75093-5841	GE Money 6/2007 PO Box 96001 Orlando, FL 32896-0061	
Compass Inspire Mastercard PO Box 60102 City of Industry, CA 91716	Ford Credit 38871043 c/o Penncro PO Box 538 Oaks, PA 19456	GE Money (Lowes Visa) 4940-6524-9772-4289 c/o Academy Collection Service 10965 Decatur Rd. Philadelphia, PA 19154	
Compass Inspire Mastercard c/o NAFS PO Box 9027 Williamsville, NY 14231	Ford Motor Credit 38871043 POB 650575 Dallas, TX 75265	GE Money Bank c/o Recovery Management Systems Corp 25 SE 2nd Avenue, Suite 1120 Miami, FL 33131-1605	
Comptroller of Public Accounts 3-20061-1109-3 111 E. 17th St. Austin, TX 78774	Ford Motor Credit 42564401 POB 650575 Dallas, TX 75265	GE Money Bank (Discount Tire) 6019180055481523 PO Box 960061 Orlando, FL 32896	
CZC Resources LLC 56 Perimieter Center East, Ste. 100 Atlanta, GA 30346	Ford Motor Credit Company 38871043 PO Box 152271	GE Money Bank (Pep Boys) 6019180917224608 PO Box 960061	

Irving, TX 75016-2271

Orlando, FL 32896

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IN RE: Rickey W. Wright	CAS	CASE NO. 14-41990	
	CHAF	PTER 13	
Joi	int Debtor	TEIX 13	
	CERTIFICATE OF SERVICE (Continuation Sheet #2)		
GEMB (JCPenny) 47695438041 PO Box 960090 Orlando, FL 32896	HSBC Card Services 54404550089747870102 PO Box 60102 City of Industry, CA 91716	HSBC Retail Services (Rooms to Go 0788605900017561 PO Box 60107 City of Industry, CA 91716	
Onando, i E 32030	Oily of industry, OA 317 10	City of industry, GA 317 10	
Hoboken Floors 13134550 c/o Ross Gelfand, LLC PO Box 1870 Roswell, GA 30077	HSBC Card Services c/o Professional Recovery Services PO Box 1880 Voorhees, NJ 08043	HSBC Retail Services (Rooms to Go c/o Central Portfolio Control 6640 Shady Oak Rd. #300 Eden Prairie, MN 55344	
Home Depot Credit Services 6035320223248681 PO Box 182676 Columbus, OH 43218	HSBC Card Services (Discover) PO Box 60136 City of Industry, CA 91716	Internal Revenue Service POB 21126 Philadelphia, PA 19114	
Home Depot Credit Services 6035322014725638 PO Box 6029 The Lakes, NV	HSBC Card Services (Orchard) c/o NAFS PO Box 9027 Buffalo, NY 14231	IRS P.O. Box 21126 Philadelphia, PA 19144	
Home Service Store c/o Barrett & Garcia 3821 Juniper Trace, Ste. 108 Austin, TX 78738	HSBC Card Services (Orchard) 5413-3600-5178-8725 P.O. Box 60102 City of Industry, CA 91716	IRS POB 660169 Dallas, TX 75266	
HSBC Card Services 5440-4550-0897-4787 PO Box 60102 City of Industry, CA 91716	HSBC Payment Center (Discover) c/o Evans Associates 3842 Harlem Rd. #400-329 Buffalo, NY 14215	Janna L. Countryman P.O. Box 941166 Plano, TX 75094-1166	
HSBC Card Services c/o Allied Interstate PO Box 361774	HSBC Payment Center (Discover) c/o NCA PO Box 3023	Kenneth Hsu, MD 21942 c/o FNT Specialists of North TX P A	

Hutchinson, KS 67504

4001 West 15th Street, Suite 335

Plano, TX 75093-5841

Columbus, OH 43236

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IN RE: Rickey W. Wright		CASE NO. 14-41990	
Debt	•	DTED 40	
Joint De		PTER 13	
	CERTIFICATE OF SERVICE		
	(Continuation Sheet #3)		
Khol's 0469738033 PO Box 30510 Los Angeles, CA 90030	Medical City Dallas Hospital 726078074 PO Box 740782 Cincinnati, OH 45274-0782	Shell Processing Center c/o LTD Financial Services 7332 Southwest Freeway #1600 Houston, TX 77074	
Kroger Personal Finance 5102410109773658 PO Box 42022 Providence, RI 02940	Merick Bank 4120-6130-4803-9306 PO Box 5721 Hicksville, NY 11802	Sunland Properties Inc. PO Box 670573 Dallas, TX 75367	
Kroger Personal Finance c/o Richard J Boudreau & Associates 5 Industrial Way Salem, NH 03079	North Texas Cancer Center 860841 3705 W. 15th Street Plano, TX 75075	Tara Energy 0707130022 1900 St. James #300 Houston, TX 77056	
Lease Finance Group 0801153A 233 N. Michigan Ave. #1800 Chicago, IL 60601	Paramount Recovery Systems PO Box 788 Lorena, TX 76655	Target National Bank 427925436 PO Box 59317 Minneapolis, MN 55459	
Medical City Dallas Hosp 63146421.1 c/o Specialized Collection Systems, Inc. PO Box 441508 Houston, TX 77244-1508	Radiology Consultants of North Texas 447699 PO Box 740608 Dallas, TX 75374	Texas Department Public Safety POB 4087 Austin, TX 78773	
Medical City Dallas Hosp. 5023*46421 PO Box 670722 Dallas, TX 75367-0722	Rickey W. Wright 637 Lookout Trail Plano, TX 75023	Texas Oncology Medical City PJT 860841 7777 Forest Lane C-850 Dallas, TX 75230	

Medical City Dallas Hospital

726078074 Patient Accts Dept. PO Box 639400 Irving, TX 75063

Shell Processing Center

155703093 PO Box 183018 Columbus, OH 43218 Texas Oncology PA Medical City

PO Box 911230 Dallas, TX 75391

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE:	Rickey W. Wright	CASE NO.	14-41990	
	Debtor			
		CHAPTER	13	
	Joint Debtor	•		
CERTIFICATE OF SERVICE				
(Continuation Sheet #4)				

Texas Oncology PA Plano 860841 POB 732175 Dallas, TX 75373-2175

Travelocity Card Services 5148-8750-0020-9756 PO Box 13337 Philadelphia, PA 19101

TXU Energy 1274840 c/o Greenberg, Grant & Richards, Inc. 5858 Westheimer Rd., Suite 500 Houston, TX 77057

U.S. Attorney General Main Justice Building 10th and Constitution Ave NW Washington, DC 20530-0001

United States Attorney's Office 110 North College Ave., Ste 700 Tyler, Texas 75702-0204

Verizon 2853252884130220 c/o Solomon and Solomon P.C. Five Columbia Circle Albany, NY 12203 Label Matrix for local noticing 0540-4 Case 14-41990 Eastern District of Texas Sherman Fri Sep 19 11:05:22 CDT 2014 Allied Waste

Pittsburgh, PA 15250-7956

ADT Security Services

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c/o Sko Brenner American

PO Box 9320

Baldwin, NY 11510-9320

Ambulatory Endoscopy Clinic of Dallas PO Box 100627

Atlanta, GA 30384-0627

AmeriPath Dallas AP DFW 5.01(A) Corp PO Box 740976

Cincinnati, OH 45274-0976

America's Servicing Company P.O. Box 10328 Des Moines, IA 50306-0328

4200 E. 14th St.

Plano, TX 75074-7102

Ameripath PO Box 830913 Birmingham, AL 35283-0913

Ascension Capital Group Inc. Attn: Capital One Auto Finance Dept P.O. Box 201347 Arlington, TX 76006-1347

BMW Anesthesiology, P.A. 7777 Forest Lane, Suite B-238 Dallas, TX 75230-6814

Robert E. Barron P.O. Box 1347 Nederland, TX 77627-1347 Barron & Barron, LLP P.O. Box 1347 Nederland, Texas 77627-1347

Best Buy Reward Zone Mastercard PO Box 60102 City of Industry, CA 91716-0102

CZC Resources LLC 56 Perimieter Center East, Ste. 100 Atlanta, GA 30346-2214

Capital One Auto POB 260848 Plano, TX 75026-0848

Capital One Bank PO Box 60599 City of Industry, CA 91716-0599 Chase (Amazon.com) PO Box 94014 Palatine, IL 60094-4014

Chase Cardmember Services PO Box 94014 Palatine, IL 60094-4014

Chase Cardmember Services c/o Hilco Receivables 2075 W. Big Beaver Rd. #200 Troy, MI 48084-3438

Compass Inspire Mastercard PO Box 60102 City of Industry, CA 91716-0102

Compass Inspire Mastercard c/o NAFS PO Box 9027 Williamsville, NY 14231-9027

(p)TEXAS COMPTROLLER OF PUBLIC ACCOUNTS REVENUE ACCOUNTING DIV - BANKRUPTCY SECTION PO BOX 13528 AUSTIN TX 78711-3528

Janna L. Countryman P. O. Box 941166 Plano, TX 75094-1166

Digestive Health Assoc. of TX 7610 Stemmons Fwy., Ste. 500 Dallas, TX 75247-4251

Digestive Health Mgmt c/o Frost-Arnett Company PO Box 198988 Nashville, TN 37219-8988

ENT Specialists of North TX, P.A. 4001 West 15th Street, Suite 335 Plano, TX 75093-5859

Ford Credit c/o Penncro PO Box 538 Oaks, PA 19456-0538

Ford Motor Credit POB 650575 Dallas, TX 75265-0575 Ford Motor Credit Company PO Box 152271 Irving, TX 75015-2271

GE Money PO Box 96001 Orlando, FL 32896-0061

Case 14-41990 GE Money c/o Academy Collection Service 10965 Decatur Rd. Philadelphia, PA 19154-3210

GE Money Bank (Discount Tire) PO Box 960061

Gaines Real Estate Company PO Box 670573 Dallas, TX 75367-0573

Orlando, FL 32896-0061

HSBC Card Services c/o Professional Recovery Services PO Box 1880 Voorhees, NJ 08043-7880

HSBC Card Services (Orchard) c/o NAFS PO Box 9027 Buffalo, NY 14231-9027

HSBC Retail Services (Rooms to Go) PO Box 60107 City of Industry, CA 91716-0107

(p)CITIBANK PO BOX 790034 ST LOUIS MO 63179-0034

Kenneth Hsu, MD c/o ENT Specialists of North TX, P.A 4001 West 15th Street, Suite 335 Plano, TX 75093-5859

Kroger Personal Finance c/o Richard J Boudreau & Associates 5 Industrial Way Salem, NH 03079-4866

Medical City Dallas Hosp. PO Box 670722 Dallas, TX 75367-0722

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GE Money Bank (Pep Boys) PO Box 960061 Orlando, FL 32896-0061

Doc 3

HSBC Card Services PO Box 60102 City of Industry, CA 91716-0102

HSBC Card Services (Discover) PO Box 60136 City of Industry, CA 91716-0136

HSBC Payment Center (Discover) c/o Evans Associates 3842 Harlem Rd. #400-329 Buffalo, NY 14215-1935

HSBC Retail Services (Rooms to Go) c/o Central Portfolio Control 6640 Shady Oak Rd. #300 Eden Prairie, MN 55344-7710

Home Service Store c/o Barrett & Garcia 3821 Juniper Trace, Ste. 108 Austin, TX 78738-5514

Khol's PO Box 30510 Los Angeles, CA 90030-0510

Lease Finance Group 233 N. Michigan Ave. #1800 Chicago, IL 60601-5802

Medical City Dallas Hospital PO Box 740782 Cincinnati, OH 45274-0782

c/o Recovery Management Systems Corp 25 SE 2nd Avenue, Suite 1120 Miami, FL 33131-1605

GEMB (JCPenny) PO Box 960090 Orlando, FL 32896-0090

HSBC Card Services c/o Allied Interstate PO Box 361774 Columbus, OH 43236-1774

HSBC Card Services (Orchard) P.O. Box 60102 City of Industry, CA 91716-0102

HSBC Payment Center (Discover) c/o NCA PO Box 3023 Hutchinson, KS 67504-3023

Hoboken Floors c/o Ross Gelfand, LLC PO Box 1870 Roswell, GA 30077-1870

(p)INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATIONS PO BOX 7346 PHILADELPHIA PA 19101-7346

(p)US BANK PO BOX 5229 CINCINNATI OH 45201-5229

Medical City Dallas Hosp c/o Specialized Collection Systems, Inc. PO Box 441508 Houston, TX 77244-1508

Medical City Dallas Hospital Patient Accts Dept. PO Box 639400 Irving, TX 75063-9400

Case 14-41990

Hicksville, NY 11802-5721

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Plano, TX 75075-7787

PO Box 788

Lorena, TX 76655-0788

Radiology Consultants of North Texas

PO Box 740608

Merick Bank

PO Box 5721

Dallas, TX 75374-0608

Shell Processing Center

PO Box 183018

Columbus, OH 43218-3018

Shell Processing Center c/o LTD Financial Services 7332 Southwest Freeway #1600

Houston, TX 77086

Sunland Properties Inc.

PO Box 670573

Dallas, TX 75367-0573

TXU Energy

c/o Greenberg, Grant & Richards, Inc.

5858 Westheimer Rd., Suite 500

Houston, TX 77057-5645

Tara Energy

1900 St. James #300

Houston, TX 77056-4128

Target National Bank

PO Box 59317

Minneapolis, MN 55459-0317

Texas Department Public Safety

POB 4087

Austin, TX 78773-0001

Texas Oncology Medical City PJT

7777 Forest Lane C-850 Dallas, TX 75230-6902

Texas Oncology PA Medical City

PO Box 911230

Dallas, TX 75391-1230

Texas Oncology PA Plano

POB 732175

Dallas, TX 75373-2175

U.S. Attorney General

Travelocity Card Services

PO Box 13337

Philadelphia, PA 19101-3337

U.S. Attorney General Department of Justice Main Justice Building

10th & Constitution Ave., NW

Washington, DC 20530-0001

Main Justice Building 10th and Constitution Ave NW Washington, DC 20530-0001

US Trustee

Office of the U.S. Trustee

110 N. College Ave.

Suite 300

Tyler, TX 75702-7231

United States Attorney's Office 110 North College Ave., Ste 700

Tyler, Texas 75702-0204

Verizon

c/o Solomon and Solomon P.C.

Five Columbia Circle Albany, NY 12203-5180 Rickey W. Wright 637 Lookout Trail

Plano, TX 75023-4817

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

Comptroller of Public Accounts

111 E. 17th St. Austin, TX 78774 Home Depot Credit Services

PO Box 182676 Columbus, OH 43218 (d)Home Depot Credit Services

PO Box 6029

The Lakes, NV

P.O. Box 21126 Philadelphia, PA 19144

(d)IRS POB 660169 Dallas, TX 75266

(d)Internal Revenue Service POB 21126

Philadelphia, PA 19114

Kroger Personal Finance Case 14-41990 Doc 3 Filed 09/19/14 Entered 09/19/14 11:08:26 Desc Main Document Page 15 of 15 PO Box 42022

Providence, RI 02940

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(u)Floors Done Wright End of Label Matrix

> Mailable recipients 80 Bypassed recipients 1 81

Total